Marc P. Cook, Esq. Nevada Bar No. 004574 1 2 COOK & KELESIS, LTD. 517 S. 9th St. 3 Las Vegas, NV 89101 (702) 737-7702 Fax: (702) 737-7712 Email: law@bckltd.com 4 5 [Additional counsel appearing on signature page] Attorneys for Plaintiff 6 and the alleged Class 7 UNITED STATES DISTRICT COURT 8 FOR THE DISTRICT OF NEVADA 9 NEIGHBORHOOD NEUROPATHY 10 CENTER OF RENO LLC, Case No. 2:19-cv-00619-LRH-WGC individually and on behalf of all others 11 similarly situated, PLAINTIFF'S NOTICE OF 12 Plaintiff, SUPPLEMENTAL AUTHORITY 13 V. 14 MEDRISK, LLC, 15 Defendant. 16 17 As supplemental authority in support of its Response in Opposition to 18 Defendant's Motion for Summary Judgment, Plaintiff hereby respectfully submits 19 the attached opinion issued on November 30, 2020, in Mich. Urgent Care & 20 Primary Cary Physicians, P.C. v. Medical Security Card Company, LLC, Case No. 21 2:20-cv-10353-TGB-DRG (E.D. Mich. Nov. 30, 2020). The Mich. Urgent Care 22 opinion rejected an argument for dismissal that the faxes at issue were not 23 advertisements. In doing so, the court noted that "the fax is [] sent in furtherance of 24 Defendant's business activities in a way that is more than merely 'informational'— 25 it matters to Defendant's profits whether doctors take action based on what they 26 read in the fax".

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1			Respectfully submitted,
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3	Dated: December 11, 2020		Neighborhood Neuropathy Center of Reno LLC, individually and on behalf of all others
4			similarly situated,
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6		By:	/s/ Patrick H. Peluso One of Plaintiff's Attorneys
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16			Attorneys for Plaintiff and the Class
17			* Pro Hac Vice
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CERTIFICATE OF SERVICE

I, Patrick H. Peluso, hereby certify that on December 11, 2020 a true and accurate copy of the above papers was served on all counsel by filing such papers with the Court using the Court's electronic filing system.

/s/ Patrick H. Peluso

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